| JS 44 (Rev. 1/20 <mark>©asé 1:15</mark> | -cv-04435-WFK- | JECIVILLEGIE | eMt2 | 1SHIEG 67/2 | 9/15 P | age 1 of 2 Pa | ageID #: 2 | <u>'</u> 1 | |
|--|---|---|------------|--|--------------------------------------|--|--------------------------------------|--|-----------------|
| The IS 44 civil cover sheet and t provided by local rules of court. purpose of initiating the civil do | he information contained h | erein neither replace no e Judicial Conference o | or supplen | nent the filing and ser | vice of plead | ings or other naners a | s required by la | w. except | as |
| JASON JONES | | | | MAYFLOWER INTERNATIONAL HOTEL GROUP, INC d/b/a HOWARD JOHNSON LONG ISLAND CITY and INDIVIDUAL, JACK CHANG | | | | | |
| (b) County of Residence of | First Listed Plaintiff KI | NGS | | County of Resider | nce of First L | isted Defendant C | QUEENS | | |
| (c) Attorneys (Firm Name, Address, and Telephone Number) Risman & Risman, P.C. 30 Vesey Street, Fl. 6 | | | | NOTE: IN LAND THE TRA | F | | | | |
| | | | | Attorneys (If Know | wn) | | | | |
| New York, NY 10006_ \C | | , | TTT (1) | THE PARTY OF THE P | C DDINGT | DAL DADTIES | m1 (32) 2 |) B (| ni aaac |
| II. BASIS OF JURISDIC | CTION (Place an "X" in Oi | ne Box Only) | m. Ci | TIZENSHIP OF (For Diversity Cases On | ıly) | | Place an "X" in C and One Box for | r Defendant) |) |
| 1 U.S. Government Plaintiff | ■ 3 Federal Question (U.S. Government N | lot a Party) | Citiz | en of This State | PTF DE | F Incorporated or Pri of Business In Ti | | | DEF 34 |
| ☐ 2 U.S. Government Defendant | ☐ 4 Diversity (Indicate Citizenshi) | p of Parties in Item III) | Citiz | en of Another State | 02 5 | 2 Incorporated and P of Business In A | | O 5 (| □ 5 |
| | | | | en or Subject of a preign Country | ⊡ -3 □ | 3 Foreign Nation | | □ 6 £ | 1 6 |
| IV. NATURE OF SUIT | | | | | | | | venintationemetratemetricati | Secretario Vote |
| CONTRACT 110 Insurance | PERSONAL INJURY | RTS PERSONAL INJUR | | ORFETTURE/PENALT 25 Drug Related Seizure | | BANKRUPTCY Appeal 28 USC 158 | OTHERS 375 False Cl | STATUTES | in the second |
| ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment & Enforcement of Judgment ☐ 151 Medicare Act ☐ 152 Recovery of Defaulted ☐ Student Loans ☐ (Excludes Veterans) ☐ 153 Recovery of Overpayment of Veteran's Benefits ☐ 160 Stockholders' Suits ☐ 190 Other Contract ☐ 195 Contract Product Liability ☐ 196 Franchise ☐ 210 Land Condemnation ☐ 220 Foreclosure ☐ 230 Rent Lease & Ejectment ☐ 245 Tort Product Liability ☐ 290 All Other Real Property | □ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel & Slander □ 330 Federal Employers' Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle □ 355 Motor Vehicle □ 356 Other Personal Injury □ 362 Personal Injury Medical Malpractice □ 3440 Other Civil Rights □ 441 Voting ■ 442 Employment □ 443 Housing/ Accommodations □ 445 Amer. w/Disabilities - Employment | plane Product ability sault, Libel & ander deral Employers' ability arine drine Product Liability arine drine Product Liability stor Vehicle of the Vehicle | | of Property 21 USC 8 90 Other LABOR 10 Fair Labor Standards Act 20 Labor/Management Relations 40 Railway Labor Act 51 Family and Medical Leave Act 90 Other Labor Litigation 91 Employee Retirement Income Security Act IMMIGRATION 62 Naturalization Applic | PRO | Withdrawal 28 USC 157 PERTY RIGHTS Copyrights Patent Frademark IAL SECURITY HIA (1395ff) Black Lung (923) DIWC/DIWW (405(g)) SSID Tritle XVI RSI (405(g)) PERAL TAX SUITS Faxes (U.S. Plaintiff or Defendant) IRS—Third Party 26 USC 7609 | 410 Antitrus | 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced ar Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 850 Securities/Commodities Exchange 890 Other Statutory Actions 891 Agricultural Acts 893 Environmental Matters 895 Freedom of Information | |
| CLA CONTROL OF THE CO | 446 Amer. w/Disabilities - Other 448 Education | ☐ 540 Mandamus & Ott ☐ 550 Civil Rights ☐ 555 Prison Condition ☐ 560 Civil Detainee - Conditions of Confinement | ier . 🗇 4 | 65 Other Immigration Actions | | | | | |
| V.: ORIGIN (Place an "X" is | n One Box Only) | | | | | | | . 3 | · |
| | moved from | Remanded from Appellate Court | | opened Ar | ansferred from nother Distriction | | | | |
| | Cite the U.S. Civil Sta | atute under which you a | re filing | (Do not cite iurisdictiona | al statutes unle | ss diversity): | | | |
| VI. CAUSE OF ACTIO | Brief description of ca | n 2000e et seq. and ause: rimination action of | | | | nal origin | | • | |
| VII. REQUESTED IN COMPLAINT: | | IS A CLASS ACTIO | | DEMAND \$ | and nation | CHECK YES only JURY DEMAND: | | complaint | t: |
| VIII. RELATED CASI | E(S) (See instructions): | JUDGE | | | חח | CKET NUMBER | | | (1-16) 2006 |
| DATE | | SIGNATURE OF AT | TORNEY | OF RECORD | | ORDI HUMBER | | | |
| 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | | · | | · . | | | | | |
| FOR OFFICE USE ONLY | | | | | | | | | |
| RECEIPT # AM | MOUNT | APPLYING IFP | | JUDG | ĴΕ | мас. ју | DGE | | |

| Local Arb exclusive certificati | oitration R of interes on to the | 15-cv-0443 SARFAFIGATION OF ARBITRAFION CHASTELL Page 2 of 2 Page D # 22 ule 83.10 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000, t and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a contrary is filed. | | | | | |
|---|--|---|--|--|--|--|--|
| I, Jeffrey Risman counsel for Jason Jones do hereby certify that the above captioned civil action is ineligible for compulsory arbitration for the following reason(s): | | | | | | | |
| | × | monetary damages sought are in excess of \$150,000, exclusive of interest and costs, | | | | | |
| | | the complaint seeks injunctive relief, | | | | | |
| | | the matter is otherwise ineligible for the following reason | | | | | |
| DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1 | | | | | | | |
| | | Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks: | | | | | |
| | | | | | | | |
| | | RELATED CASE STATEMENT (Section VIII on the Front of this Form) | | | | | |
| provides because same jud | that "A ci the cases a ge and ma involves | that are arguably related pursuant to Division of Business Rule 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) vil case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or urise from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to the agistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil identical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject to the power mine otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still pending before the | | | | | |
| | | NY-E DIVISION OF BUSINESS RULE 50.1(d)(2) | | | | | |
| 1.) | Is the ci | vil action being filed in the Eastern District removed from a New York State Court located in Nassau or Suffolk NO | | | | | |
| 2.) | If you a a) Did t County | nswered "no" above: he events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk No | | | | | |
| | b) Did t District | he events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern Yes | | | | | |
| Suffolk | County, olk Coun | o question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau by? NO [ote: A corporation shall be considered a resident of the County in which it has the most significant contacts). | | | | | |
| • | (1) | BAR ADMISSION | | | | | |
| Lam au | ewonths a | lmitted in the Eastern District of New York and currently a member in good standing of the bar of this court. | | | | | |
| 1 alli Cu | itentiy at | Yes No | | | | | |
| Are you | ı current | y the subject of any disciplinary action (s) in this or any other state or federal court? Yes (If yes, please explain) No | | | | | |
| • | | | | | | | |
| | | | | | | | |
| I certify | the acci | gracy of all information provided above. | | | | | |

Signature: